

TABLE OF CONTENTS

Document Index	Date Filed	Page
<b>Manuscripts:</b>		
GD PAPERWORK	01/09/2019	1 - 59
CCRE (number only)	01/09/2019	60 - 60
(SEALED) EVALUATION REPORT - PSYCHOLOGICAL EVAL-GDC	01/09/2019	61 - 67
CORRESPONDENCE	01/22/2019	68 - 234
MOTION - TO ADMIT EVIDENCE	01/23/2019	235 - 239
RESPONSE - MOT FOR RECIPROCAL DISCOVER	02/06/2019	240 - 242
ORDER - DISCOVERY	02/06/2019	243 - 245
MOTION - FILE EVIDENCE BEFORE TRIAL	04/08/2019	246 - 260
MOTION - EARLIER TRIAL DATE	05/29/2019	261 - 265
MOTION - MOTION FOR BOND	05/31/2019	266 - 269
BOND	06/04/2019	270 - 272
OTHER - RELEASE ORDER	06/04/2019	273 - 273
ORDER - AGREED ORDER FOR BOND	06/04/2019	274 - 275
OTHER - CONT CUST-07/15/19@9AM	06/04/2019	276 - 276
SCHEDULING ORDER - CA OF REQ JURY-SET 8/31@9A	07/15/2019	277 - 277
NOTICE - TO APPEAR 08/30/19@9AM	07/15/2019	278 - 278
ORDER - DISCOVERY	07/15/2019	279 - 281
MOTION - INSANITY DEF-FILED BY DEF	07/19/2019	282 - 292
MOTION - REQ SUB COUNSEL-FILED BY D	07/19/2019	293 - 301
MOTION - DISCOVERY	07/26/2019	302 - 324
MOTION - MOT TO SUPPRESS EVIDENCE	07/26/2019	325 - 377
MOTION - PUB. DEFENDER WITHDRAW	07/29/2019	378 - 380
ORDER - ATTY L.MCGARRY WITHDRAWN	07/30/2019	381 - 382
ORDER - APPOINTED ATTY MATT CLARK	08/01/2019	383 - 383
NOTICE - PRIOR CONVICTIONS	08/06/2019	384 - 390
MOTION - CONTINUE 8-30-19	08/19/2019	391 - 392
CONTINUANCE ORDER - CD-TBS ON 8/27	08/20/2019	393 - 394
NOTICE - APPEAR 08/27/19@9AM	08/21/2019	395 - 395
CONTINUANCE ORDER - SET 12-2-19 @ 9AM	08/27/2019	396 - 396
NOTICE - APPEAR 12-2-19 @ 9AM	08/27/2019	397 - 397
BOND ORDER - AMENDED BOND ORDER	09/11/2019	398 - 399
MOTION - FAX MOT TO DISMISS	11/04/2019	400 - 418
MOTION - FAX TO WITHDRAW APPEAL	11/12/2019	419 - 430
ORDER IN MISDEMEANOR OR TRAFFIC INFRACTION PROCEEDING	11/15/2019	431 - 431

OTHER - COPY DISPOSITION NOTICE	11/15/2019	432 - 432
MOTION - VACATE FRAUD BEGOTTEN JUDG	11/25/2019	433 - 459
ORDER - VACATE FRAUD JUDG-DENIED	11/25/2019	460 - 460
APPEAL NOTICE - NOTICE OF APPEAL	11/27/2019	461 - 463
APPEAL NOTICE - NOTICE OF APPEAL	11/27/2019	464 - 466
LETTER - FROM DEFENDANT TO CLERK	02/26/2020	467 - 474
LETTER - RESPONSE-CLERK SUPREME CT	03/06/2020	475 - 502
LETTER - PSYCHOLOGICAL EVALUATION	03/09/2020	503 - 518
MOTION - TO PROCEED PRO SE ON APPLS	03/16/2020	519 - 520
MOTION - WAIVING LEGAL FEES	03/16/2020	521 - 555
AFFIDAVIT - AFF/DECLAR. BRIAN HILL	03/25/2020	556 - 566
AFFIDAVIT - AFF/DECLAR. ROBERTA HILL	03/25/2020	567 - 570
LETTER - LETTER TO CLERK	03/25/2020	571 - 579
LETTER - FROM DEF W/ATTACHMENTS	03/25/2020	580 - 603
NOTICE - NOTICE OF LAWSUIT	03/26/2020	604 - 629
LETTER - FROM CLERK TO DEFENDANT	03/26/2020	630 - 630
LETTER - LETTER TO CLERK	03/30/2020	631 - 643
MOTION - TO DISCHARGE LEGAL FEES	03/31/2020	644 - 677
WRIT OF MANDAMUS	04/02/2020	678 - 708
OTHER - APLC PROCEED IN FP-US DIST	04/02/2020	709 - 713
ORDER - DENIED MOT-DISCHARGE F/C	04/02/2020	714 - 714
APPEAL NOTICE - MCC/US DIST COURT	04/07/2020	715 - 730
MOTION - TO DISQUALIFY GCG	04/08/2020	731 - 743
ORDER - DENIED DEF WRIT ERROR CV	04/10/2020	744 - 744
ORDER - DENIED MOT WAIVE FEES	04/10/2020	745 - 745
ORDER - DENIED MOT DISQUALIFY GCG	04/10/2020	746 - 746
LETTER - FROM DEF TO CLERK-SERVICE	04/14/2020	747 - 750
APPEAL NOTICE - RE: MOT TO DISQUALIFY	04/15/2020	751 - 759
COURT OF APPEALS OF VA ORDERS - APPOINT J I JONES-COUNSEL	04/20/2020	760 - 761
COURT OF APPEALS OF VA ORDERS - APPOINT J I JONES-COUNSEL	04/20/2020	762 - 763
APPEAL NOTICE	04/21/2020	764 - 768
LETTER - DEF TO CLK-NOT RECV COPY O	04/23/2020	769 - 770
COURT OF APPEALS OF VA ORDERS - GRANTED LEAVE REPLACE N/A	10/28/2020	771 - 771
NOTICE - OF FRAUD UPON THE CT-DEF	11/04/2020	772 - 803
NOTICE - OF FRAUD UPON THE CT-DEF	11/05/2020	804 - 835
NOTICE - 2ND OF FRAUD UPON THE CT	11/09/2020	836 - 884
APPEAL NOTICE - OF APPEAL (2)	11/12/2020	885 - 889
NOTICE - 2ND OF FRAUD UPON THE CT	11/12/2020	890 - 937
AFFIDAVIT - AFFIDAVIT OF SERVICE	11/13/2020	938 - 944

AFFIDAVIT - AFFIDAVIT OF SERVICE	11/13/2020	945 - 951
LETTER - AS TO DOC NOTICE OF FRAUD	11/16/2020	952 - 957
APPOINTMENT OF COUNSEL - PER CT APPEALS-JJONES	12/14/2020	958 - 958

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I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on February 25, 2021.

VIRGINIA: IN THE GENERAL DISTRICT COURT FOR THE CITY OF  
MARTINSVILLE

COMMONWEALTH OF VIRGINIA, )  
 )  
v. )  
 )  
BRIAN DAVID HILL, )  
 )  
Defendant. )

CASE NO: C18-3138

ORDER

This case came this day to be heard upon the written motion of the Defendant, BRIAN DAVID HILL, by counsel, who moved, pursuant to Rule 7C:5 of the Rules of the Supreme Court of Virginia, that the Commonwealth's Attorney be directed to permit the Defendant discovery in this case, as set forth in said Rule, and

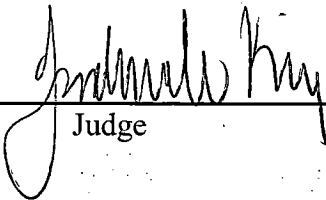
It appearing to the Court that discovery pursuant to Rule 7C:5 should be granted to the Defendant, it is hereby ORDERED and DECREED that the Commonwealth's Attorney permit counsel for the Defendant to inspect and copy or photograph, within a reasonable time, before the preliminary hearing, the following:

- (1) Any relevant written or recorded statements or confessions made by the Defendant, or copies thereof, or the substance of any oral statements or confessions made by the Defendant to any law enforcement officer, the existence of which is known to the attorney for the Commonwealth;
- (2) A copy of any criminal record of the accused; and
- (3) Any exculpatory information or evidence as set forth by *Brady v. Maryland* and its progeny that is known to the Commonwealth.

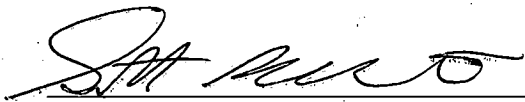
And it is further ADJUDGED, ORDERED and DECREED that the Commonwealth shall promptly notify counsel for the Defendant of the existence of any additional material

subsequently discovered which falls within the scope of this motion and make all such additional material available to the Defendant's attorney in accordance with the text and intention of this Motion.

ENTER this 28 day of November, 2018.

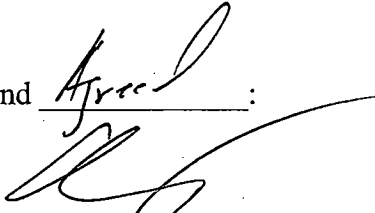
  
\_\_\_\_\_  
Judge

I ASK FOR THIS:



Scott Albrecht, Esq. (VSB #88411)  
Office of the Public Defender  
P.O. Drawer 31  
Martinsville, VA 24114  
T: (276) 666-2206 ext. 106  
F: (276) 666-8929  
salbrecht@mar.idc.virginia.gov  
*Counsel for Defendant*

Michael McPherson  
Retained for  
Bond Hearing  
10-12-18  
9:45a

SEEN and Agreed :  


\_\_\_\_\_  
*Attorney for the Commonwealth*  
City of Martinsville, Virginia  
P.O. Box 1311  
Martinsville, VA 24112  
T: (276) 403-5470

RECEIVED  
DATE/TIME 11-28-18 11am  
BY D. Collier D. Clark  
MARTINSVILLE GENERAL DISTRICT COURT

VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA,  
Plaintiff

vs.

CR19-009

BRIAN DAVID HILL,  
Defendant.

ORDER REGARDING DISCOVERY

Came this day, the Defendant, Brian David Hill, by counsel, who moved, pursuant to Rule 3A:11 of the Rules of Court, that the Commonwealth's Attorney be directed to permit the Defendant discovery in this case, as set forth in the said Rule, and upon the motion of the attorney of the Commonwealth requesting reciprocal discovery under the said Rule; and,

It appearing to the Court that discovery pursuant to Rule 3A:11(b) should be granted to the Defendant, it is hereby ORDERED that the Commonwealth's Attorney permit counsel for the Defendant to inspect and copy or photograph, within a reasonable time, before the trial or sentencing, the following:

(1) Any relevant written or recorded statements or confessions made by the Defendant, or copies thereof, or the substance of any oral statements or confessions made by the Defendant to any law enforcement officer, the existence of which is known to the attorney for the Commonwealth, any certificates of analysis pursuant to §19.2-187, and any relevant written reports of autopsies, ballistic tests, fingerprint analyses, handwriting analyses, blood, urine, and breath tests, other scientific reports, and written reports of a physical or mental examination of the Defendant or the alleged victim made in connection with this particular case, or copies thereof, that are known by the Commonwealth's Attorney to be within the possession, custody, or

control of the Commonwealth.

(2) Any exculpatory information or evidence under the guidelines established by Brady v. Maryland, 373 U.S. 83 (1963), and subsequent case law, whether by way of statements, real evidence, scientific analysis, or reports, known to or in the possession of the Commonwealth.

(3) The Commonwealth shall promptly notify counsel for the Defendant of the existence of any additional material subsequently discovered (until the time of trial and at trial) which falls within the scope of this motion and make all such additional material available to the Defendant's attorney in accordance with the text and intention of this Motion.

It appearing to the Court that the motion for reciprocal discovery filed by the attorney for the Commonwealth pursuant to Rule 3A:11 should also be granted, it is hereby ORDERED that counsel for the Defendant permit the Commonwealth's Attorney to inspect, copy, or photograph, within a reasonable time, but not less than ten days before the trial or sentencing, any written reports of autopsy examinations, ballistic tests, fingerprints, blood, urine, and breath analyses, and other scientific tests that may be within the Defendant's possession, custody, or control and which the defense intends to proffer or introduce into evidence at the trial or sentencing:

It is further ORDERED that the Defendant disclose whether he or she intends to introduce evidence to establish an alibi, and, if so, to disclose the place at which he or she claims to have been at the time of the commission of the alleged offense.


It is further ORDERED that if the Defendant intends to rely upon the defense of insanity or feeble-mindedness, the Defendant shall permit the Commonwealth to inspect, copy, or photograph any written reports of physical or mental examination of the Defendant made in connection with this particular case.

It is further ORDERED that the inspection and copying or photographing by the counsel for the Defendant shall take place at the office of the Commonwealth's Attorney at Martinsville, Virginia, or at some other mutually agreeable location, by appointment or at any convenient time during regular office hours, and that the inspection and copying or photographing by the attorney for the Commonwealth shall take place at the office of the counsel for the Defendant, or at some other mutually agreeable location, by appointment or at any convenient time during regular office hours.

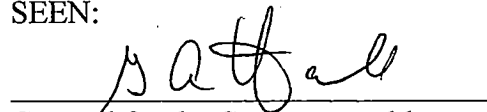
ENTERED this 6<sup>th</sup> day of February, 2019.

  
\_\_\_\_\_  
Judge

I ASK FOR THIS:

  
\_\_\_\_\_  
Scott Albrecht (VSB #88411)  
Office of the Public Defender  
P. O. Drawer 31  
Martinsville, VA 24114  
276-666-2206  
276-666-8929 (fax)  
salbrecht@mar.idc.virginia.gov

SEEN:

  
\_\_\_\_\_  
Counsel for the Commonwealth



VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA,  
Plaintiff

vs.

CR19000009-00

BRIAN DAVID HILL,  
Defendant.

ORDER REGARDING DISCOVERY

Came this day, the Defendant, Brian David Hill, by counsel, who moved, pursuant to Rule 3A:11 of the Rules of Court, that the Commonwealth's Attorney be directed to permit the Defendant discovery in this case, as set forth in the said Rule, and upon the motion of the attorney of the Commonwealth requesting reciprocal discovery under the said Rule; and,

It appearing to the Court that discovery pursuant to Rule 3A:11(b) should be granted to the Defendant, it is hereby ORDERED that the Commonwealth's Attorney permit counsel for the Defendant to inspect and copy or photograph, within a reasonable time, before the trial or sentencing, the following:

(1) Any relevant written or recorded statements or confessions made by the Defendant, or copies thereof, or the substance of any oral statements or confessions made by the Defendant to any law enforcement officer, the existence of which is known to the attorney for the Commonwealth, any certificates of analysis pursuant to §19.2-187, and any relevant written reports of autopsies, ballistic tests, fingerprint analyses, handwriting analyses, blood, urine, and breath tests, other scientific reports, and written reports of a physical or mental examination of the Defendant or the alleged victim made in connection with this particular case, or copies thereof, that are known by the Commonwealth's Attorney to be within the possession, custody, or

control of the Commonwealth.

(2) Any exculpatory information or evidence under the guidelines established by Brady v. Maryland, 373 U.S. 83 (1963), and subsequent case law, whether by way of statements, real evidence, scientific analysis, or reports, known to or in the possession of the Commonwealth.

(3) The Commonwealth shall promptly notify counsel for the Defendant of the existence of any additional material subsequently discovered (until the time of trial and at trial) which falls within the scope of this motion and make all such additional material available to the Defendant's attorney in accordance with the text and intention of this Motion.

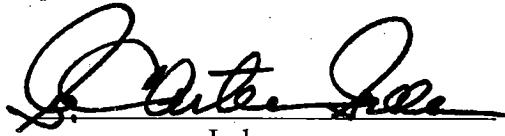
It appearing to the Court that the motion for reciprocal discovery filed by the attorney for the Commonwealth pursuant to Rule 3A:11 should also be granted, it is hereby ORDERED that counsel for the Defendant permit the Commonwealth's Attorney to inspect, copy, or photograph, within a reasonable time, but not less than ten days before the trial or sentencing, any written reports of autopsy examinations, ballistic tests, fingerprints, blood, urine, and breath analyses, and other scientific tests that may be within the Defendant's possession, custody, or control and which the defense intends to proffer or introduce into evidence at the trial or sentencing:

It is further ORDERED that the Defendant disclose whether he or she intends to introduce evidence to establish an alibi, and, if so, to disclose the place at which he or she claims to have been at the time of the commission of the alleged offense.

It is further ORDERED that if the Defendant intends to rely upon the defense of insanity or feeble-mindedness, the Defendant shall permit the Commonwealth to inspect, copy, or photograph any written reports of physical or mental examination of the Defendant made in connection with this particular case.

It is further ORDERED that the inspection and copying or photographing by the counsel for the Defendant shall take place at the office of the Commonwealth's Attorney at Martinsville, Virginia, or at some other mutually agreeable location, by appointment or at any convenient time during regular office hours, and that the inspection and copying or photographing by the attorney for the Commonwealth shall take place at the office of the counsel for the Defendant, or at some other mutually agreeable location, by appointment or at any convenient time during regular office hours.

ENTERED this 15<sup>th</sup> day of July, 2019.

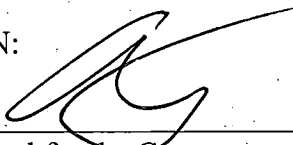
  
Judge

I ASK FOR THIS:



Scott Albrecht (VSB #88411)  
Office of the Public Defender  
P. O. Drawer 31  
Martinsville, VA 24114  
276-666-2206  
276-666-8929 (fax)  
salbrecht@mar.idc.virginia.gov

SEEN:

  
Counsel for the Commonwealth